Appl. No. 09/493,984 Amdt. dated August 30, 2004 Amendment under 37 CFR 1.116 Expedited Procedure Examining Group 2134

# **REMARKS/ARGUMENTS**

# Interview After Final

Today, the Examiner granted an interview to discuss the outstanding 35 U.S.C. §103 rejection and a proposed amendment. No agreement was sought nor was any agreement reached in this interview. The Applicant especially appreciates this opportunity as interviews after final are discretionary.

# **Amendment**

The claims are modified in the amendment. In general terms, the idea from claim 3 was added to the independent claims. Should an appeal be necessary, this change is believed to clarify the issues. Therefore, claims 1-2, 4-19 and 21-23 are present for examination. No new matter is added by these amendments. Applicant respectfully requests reconsideration of this application as amended.

### 35 U.S.C. §103 Rejections

The Office Action has variously rejected the claims under 35 U.S.C. §103(a) as being unpatentable using a machine translation of Japanese Patent No. JP409311854A to Yoneda (hereinafter "Yoneda"). Applicants note with appreciation the provision of a translation of this reference.

Yoneda is cited for the proposition that the signature should be separate from the signed information. Following from now canceled claim 3, the claims generally require that the signature be separate from one piece of signed information, but *included* with another piece of signed information. Yoneda teaches away from an inclusion by saying, "there was a problem of it becoming impossible to process [a] file to which [the] digital signature was added." <u>Yoneda</u>, paragraph [0008], last line. In light of the present state of the claims, reliance upon Yoneda where signature is included with signed information is believed unreasonable. Indeed, selective

Appl. No. 09/493,984 Amdt. dated August 30, 2004 Amendment under 37 CFR 1.116 Expedited Procedure Examining Group 2134

application of Yoneda's teachings would not be reasonable for one of ordinary skill in the art to attempt. Reconsideration is respectfully requested.

# **CONCLUSION**

In view of the foregoing, Applicants believe all claims now pending in this Application are in condition for allowance and an action to that end is urged. Reconsideration of the claims in their current form is respectfully requested.

If the Examiner believes a telephone conference would expedite prosecution of this application, please telephone the undersigned at 303-571-4000.

Respectfully submitted,

Thomas D. Franklin Reg. No. 43,616

TOWNSEND and TOWNSEND and CREW LLP Two Embarcadero Center, Eighth Floor San Francisco, California 94111-3834

Tel: 303-571-4000 Fax: 415-576-0300

TDF:cmb 60257065 v1